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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/723,512	11/28/2000	Katsuki Minamino	450100-02864	4886	
20999 7	590 10/14/2004		EXAMINER		
FROMMER LAWRENCE & HAUG 745 FIFTH AVENUE- 10TH FL.			JACKSON, JAKIEDA R		
NEW YORK,			ART UNIT	PAPER NUMBER	

DATE MAILED: 10/14/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)				
Office Action Summary		09/723,51	2	MINAMINO, KATSUKI				
		Examiner		Art Unit				
		Jakieda R		2655				
Period fo	The MAILING DATE of this communicatio or Reply	on appears on the	cover sheet with the	correspondence ac	ddress			
THE - External effer - If the - If NO - Failu Any (ORTENED STATUTORY PERIOD FOR R MAILING DATE OF THIS COMMUNICATI misions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) days period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by reply received by the Office later than three months after the ed patent term adjustment. See 37 CFR 1.704(b).	ION. FR 1.136(a). In no ever on. , a reply within the statu period will apply and will statute, cause the appli	nt, however, may a reply be ti tory minimum of thirty (30) da l expire SIX (6) MONTHS fror cation to become ABANDON	timely filed ays will be considered time m the mailing date of this o				
Status								
1)⊠	Responsive to communication(s) filed on 12 July 2004.							
2a)□	☐ This action is FINAL . 2b) ☐ This action is non-final.							
3)□	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	ion of Claims							
4)[🖂	4)⊠ Claim(s) <u>1,3-8,10 and 11</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)	Claim(s) is/are allowed.							
	Claim(s) <u>1,3-8,10 and 11</u> is/are rejected.							
	· · · · · · · · · · · · · · · · · · ·							
8)	Claim(s) are subject to restriction a	and/or election re	quirement.					
Applicati	ion Papers							
9)	The specification is objected to by the Exa	aminer.						
10)⊠ The drawing(s) filed on <u>28 November 2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)[The oath or declaration is objected to by the	he Examiner. No	te the attached Offic	e Action or form P	TO-152.			
Priority (ınder 35 U.S.C. § 119							
12)🖂	Acknowledgment is made of a claim for fo	reign priority und	ler 35 U.S.C. § 119(a	a)-(d) or (f).				
a)l	⊠ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority docu		• •					
	3. Copies of the certified copies of the			red in this National	l Stage			
* 0	application from the International B	·		vod.				
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
1) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) A) Interview Summary (PTO-413) Paper No(s)/Mail Date								
	e of Draftsperson's Patent Drawing Review (PTO-94 mation Disclosure Statement(s) (PTO-1449 or PTO/S	SB/08)	5) Notice of Informal		O-152)			
Paper No(s)/Mail Date 6) ☐ Other:								

Art Unit: 2655

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 25, 2004 has been entered.

Terminal Disclaimer

2. The terminal disclaimer filed July 12, 2004 has been approved and entered.

Response to Amendment

3. In response to the Office Action mailed April 13, 2004, applicant submitted an Amendment filed on July 12, 2004, in which the applicants amended claims 1, 10 and 11 and requests for reconsideration of the application.

Response to Arguments

4. In response to applicants arguments (Amendment, pages 6-7, filed July 12, 2004) that Edatsune does not discloses a camera being used in determining a growth state wherein said robot determines and performs a predetermined action in accordance with the speech recognized by said speech recognition means and an

Art Unit: 2655

occurrence probability of the predetermined action as determined by the growth state.

Applicant's arguments have been fully considered but they are moot in view of new grounds of rejection.

Claim Rejections - 35 USC § 112

5. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

- 6. Claims 1, 10 and 11 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. (The growth state being described in the specification does not teach that the growth state is being determined based on the basis of a camera input. Instead, the specification teaches that the growth occurs depending on the elapsed time (page 6). Also, the specification teaches that the camera takes an image of the surroundings and senses sounds including voices of the user in the surroundings (pages 7-10)).
- 7. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Art Unit: 2655

8. **Claims 1, 10 and 11** are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim Rejections - 35 USC § 103

- 9. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 10. **Claims 1-11** are rejected under 35 U.S.C. 103(a) as being unpatentable over Edatsune (U.S. Patent No. 5,802,488) in view of Imagawa et al. (U.S. Patent No. 6,353,764), hereinafter referenced as Imagawa.

Regarding **claims 1, 10 and 11**, Edatsune discloses an interactive speech recognition device, method and computer program (column 10, lines 35-42) disposed in a stuffed toy dog (figure 1A; column 4, lines 25-28) comprising:

speech recognition means for recognizing a speech (speech recognition unit, figure 1A, element 5; column 1, lines 49-55);

Art Unit: 2655

control means for controlling said speech recognition means (drive control unit; figure 1B, element 7) in accordance with a growth state of the robot (column 12, lines 23-56);

wherein said growth state is comprised of a plurality of nodes (levels)

corresponding to increasing maturity levels for said robot (column 12, lines 23-56); and wherein said robot determines and performs a predetermined action in accordance with the speech recognized by said speech recognition means (column 4, line 62 column 5, line 5) and an occurrence probability of the predetermined action as determined by the growth state (column 5, line 60 – column 6, line 3 with column 12, lines 25-56), but lacks said growth state being determined at least in part on the basis of a camera input.

Imagawa discloses operating equipment inside a pet robot (column 4, lines 56-62) wherein said growth state being determined at least in part on the basis of a camera input (column 3, lines 41-56), to monitor physiological conditions.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Edatsune's device, method and computer program wherein said growth state being determined at least in part on the basis of a camera input, to improve accuracy and reliability of the detection of the person's position, posture, motion, age, sex, etc. (column 3, lines 41-64).

Regarding **claim 3**, Edatsune discloses an interactive speech recognition device, method and computer program wherein said control means (7) changes the recognition

Art Unit: 2655

accuracy of said speech recognition means (5) in accordance with the growth state (changes in the level) of said robot (column 16, lines 35-42).

Regarding **claim 4**, Edatsune discloses an interactive speech recognition device, method and computer program wherein:

said speech recognition means (5) includes dictionary storage means (figure 3A, element 32) for storing a dictionary in which words to be recognized in speech recognition are described (responses; column 11, lines 8-32); and

said control means controls (7) said speech recognition (5) means such that the words described in the respective dictionaries are weighted in accordance with the growth state of said robot (weighting coefficients; column 9, lines 16-38) and speech recognition is performed using the weighted words (level of words change as toy grows; column 12, lines 23-56).

Regarding **claim 5**, Edatsune discloses everything as claimed above (claim 4), in addition discloses said speech recognition means includes dictionary storage means for storing a plurality of dictionaries (figure 2A, element 21, figure 3A, element 32 etc.) in which words to be recognized in speech recognition are described such that the words to be recognized are divided into groups (weighting coefficients, response content level etc.) and the respective groups of words are stored in different dictionaries (figure 2A, element 21, figure 3A, element 32 etc. and column 8, lines 22-29 and column 11, lines 17-20).

Regarding **claim 6**, Edatsune discloses an interactive speech recognition device, method and computer program wherein:

Art Unit: 2655

speech recognition means (5) includes dictionary storage means (32) for storing a dictionary in which words to be recognized in speech recognition are described (responses; column 11, lines 8-32) such that other words are linked to said words to be recognized ("Good Morning to G-o-o-d mor-ning; column 12, lines 23-32); and

said control means (7) controls said speech recognition means (5) such that another word linked to a word (column 12, lines 23-32), which is included in the dictionary (32) and which is obtained as a speech recognition result, is output as a final speech recognition word depending upon the growth state of the robot (column 12, lines 23-32).

Regarding **claim 7**, Edatsune discloses an interactive speech recognition device, method and computer program wherein words to be recognized in speech recognition (5) are described in said dictionary such that said dictionary such that words are linked to other acoustically ("Good Morning to G-o-o-d mor-ning; column 12, lines 23-32) or semantically similar words.

Regarding **claim 8**, Edatsune discloses everything as claimed above (claim 1), in addition Edatsune suggest that control means (7) controls the maximum number of words to be described in said dictionary, in accordance with the growth state of said robot (column 12, lines 23-32).

Regarding **claim 9**, Edatsune discloses an interactive speech recognition device, method and computer program that performs a predetermined action in accordance with the speech recognition result output by said speech recognition means (column 4, line 66 – column 5, line 5).

Art Unit: 2655

11. **Claims 1, 10 and 11** are alternately rejected under 35 U.S.C. 103(a) as being unpatentable over Edatsune (U.S. Patent No. 5,802,488) in view of Pryor (U.S. Patent No. 6,766,036).

Regarding **claims 1, 10 and 11**, Edatsune discloses an interactive speech recognition device, method and computer program (column 10, lines 35-42) disposed in a stuffed toy dog (figure 1A; column 4, lines 25-28) comprising:

speech recognition means for recognizing a speech (speech recognition unit, figure 1A, element 5; column 1, lines 49-55);

control means for controlling said speech recognition means (drive control unit; figure 1B, element 7) in accordance with a growth state of the robot (column 12, lines 23-56);

wherein said growth state is comprised of a plurality of nodes (levels) corresponding to increasing maturity levels for said robot (column 12, lines 23-56); and

wherein said robot determines and performs a predetermined action in accordance with the speech recognized by said speech recognition means (column 4, line 62 column 5, line 5) and an occurrence probability of the predetermined action as determined by the growth state (column 5, line 60 – column 6, line 3 with column 12, lines 25-56), but lacks said growth state being determined at least in part on the basis of a camera input.

Pryor discloses camera based man machine interfaces wherein said growth state being determined at least in part on the basis of a camera input (column 3, lines 42-65), to determine face location and orientation.

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify Edatsune's device, method and computer program wherein said growth state being determined at least in part on the basis of a camera input, to accurately determine face location and orientation which can determine if the human is a child, adult, the age etc. (column 3, lines 42-65).

Conclusion

- 12. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - Din (U.S. Patent No. 6,754,631) discloses recording meeting minutes based upon speech recognition.
- 13. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jakieda R Jackson whose telephone number is 703.305.5593. The examiner can normally be reached on Monday through Friday from 7:30 a.m. to 5:00p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Doris To can be reached on 703. 305.4827. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2655

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

JRJ October 13, 2004

SUSAN MOFADOEN PRIMARY EXAMINER

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Page 10